## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

THOMAS DEWEY TAYLOR, Jr.

Defendant.

DOCKET NO. 1:23-cr-14

UNOPPOSED MOTION TO CONTINUE TRIAL DATE AND TO EXTEND PRETRIAL MOTIONS DEADLINE

Defendant, Thomas Taylor, Jr., by and through undersigned counsel, moves this Honorable Court to continue his trial date to the next available Asheville trial calendar and to extend his pretrial motions deadline, currently set for today, June 9, 2023 for an additional period of time to July 7, 2023. In support of this motion, Mr. Taylor states:

- 1. Mr. Taylor made his Initial Appearance on the above captioned indictment on March 1, 2023 and requested that counsel be appointed to represent him. The Federal Public Defender for the Western District of North Carolina was appointed to represent him and undersigned counsel was assigned to his case. On that same date, an arraignment hearing was held and Mr. Taylor waived his detention hearing. At the conclusion of these hearings, Mr. Taylor was detained. Mr. Taylor has previously requested to continue his pretrial motions deadline to today, June 9, 2023.
- 2. Multiple productions of discovery have been made available to counsel for Mr. Taylor. Mr. Taylor faces federal charges emanating from a lengthy state investigation which began in 2021. Mr. Taylor has serious related charges that remain pending in state court potentially impacted by his federal case. Counsel for Mr. Taylor has been in communication

with the government and is now in need of additional time to continue these discussions and to consult with Mr. Taylor concerning the available courses of action in his case. Accordingly, counsel needs additional time to further investigate and develop Mr. Taylor's matter, and to research and prepare pretrial motions if necessary. Mr. Taylor requests that his pretrial motions deadline be continued to July 7, 2023.

- 3. Because these continuances are necessary to continue consulting with Mr. Taylor, and to continue discussions with the government, failure to grant these continuances would deny counsel for Mr. Taylor the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
- 4. "At any time before trial, the court may extend or reset the deadline for pretrial motions." Fed. R. Crim. P. 12(c)(2). The "pretrial motions deadline requirement embodied in Rule 12 serves 'an important social policy and not a narrow, finicky procedural requirement[.]" United States v. Salahuddin, 509 F.3d 858, 862 (7th Cir. 2007) (quoting Jones v. United States, 362 U.S. 257, 264 (1960), overruled on other grounds, United States v. Salvucci, 448 U.S. 83, 95 (1980)). Mr. Taylor is requesting a continuance of his trial date and the goals of Rule 12 would not be jeopardized by extending the pretrial motions filing deadline in this case.
- 5. Undersigned counsel has contacted Assistant United States Attorney Alex Scott and he does not oppose this motion to continue his trial date and pretrial motions deadline.

WHEREFORE, Mr. Taylor respectfully requests this Honorable Court continue his trial date to the next available Asheville trial calendar and to continue his pretrial motions deadline for an additional period of time to Friday, July 7, 2023.

Dated: June 9, 2023 Respectfully Submitted,

s/Mary Ellen Coleman

Mary Ellen Coleman
NC Bar 45313
Assistant Federal Public Defender

Attorney for Defendant Federal Public Defender for the Western District of North Carolina 1 Page Avenue, Suite 210 Asheville, NC 28801 Phone: (828) 232-9992

Fax: (828) 232-5575 E-Mail: Mary Ellen Coleman@fd.org